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June 19, 2017

## **By Electronic Mail and Express Mail**

The Honorable Martin Glenn United States Bankruptcy Judge United States Bankruptcy Court Southern District of New York One Bowling Green New York, New York 10004-1408

Re: In re Motors Liquidation Company, et al.

Chapter 11 Case No.: 09-50026 (MG):

Motion to Approve Amendments to the Second Amended and Restated Avoidance Action Trust Agreement and Authorize the Avoidance Action Trust to Enter into a Capital Provision Agreement (Docket No. 13957)

Dear Judge Glenn:

I own GM (old GM) bonds and the corresponding units.

While I appreciate the effort of Mr. Fisher and his team, I object to the motion (Docket No. 13957) for the following 2 reasons:

- After 8 years of litigations the recovery has been practically inexistent.
- The motion does not demonstrate how a recovery is possible within a foreseeable future.

Respectfully, for your consideration.

Sincerely,

Eric Bonneau

cc: Eric B. Fisher, Esq. (Via E-mail: efisher@binderschwartz.com)
(Binder & Schwartz LLP)